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## "FEE ADDRESS" INDICATION FORM

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INSTRUCTIONS: Only an address represented by a Customer Number can be established as the fee address for maintenance fee purposes (hereafter, fee address). A fee address should be specified when the patentee would like correspondence related to maintenance fees to be mailed to a different address than the correspondence address for the application.  When to check the first box below: If the fee address for the patent and/or application number(s) you indicate is to be established with, or changed to, an existing Customer Number.  When to check the second box below: If a Customer Number representing the fee address has to first be established so it can then be associated with the patent and/or application number(s) you indicate. For more information on Customer Numbers, see the Manual of Patent Examining Procedure (MPEP) § 403.		
Please recognize as the "Fee Address" under the provisions of 37 CFR 1.363 the address associated with:		
Customer Number: 20306		
OR		
Request for Customer Number (PTO/SB/125) attached hereto in the following listed application(s) for which the Issue Fee has been paid for patent(s).		
PATENT NUMBER (if known)	APPLICATION NUMBER	
7,058,037		

	Applicant/Inventor	/Robert J. Irvine III/
		Signature
$\boxtimes$	Attorney or Agent of record 41,865	Robert J. Irvine III
	(Reg. No.)	Typed or printed name
П	Assignee of record of the entire interest. See 37 CFR 3.71	312-913-0001

Date

NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more that one

Frame

signature is required, see below\*.

\*Total of \_\_\_\_\_\_ forms are submitted.

Assignee recorded at Reel

(Form PTO/SB/96)

Statement under 37 CFR 3.73(b) is enclosed.

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This collection of information is required by 37 CFR 1.383. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Conflictentially is governed by \$5 U.S. C.12 and 37 CFR 1.11 and 11.41. This collection is estimated to take for minutes to complete including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the inflicted including cathering, preparing, and submitting the completed size form and/or suppositors for reducing this burden, should be sent to the Chief Information CVIII. The complete his form and/or suppositors for reducing this burden, should be sent to the Chief Information CVIII. Supposition of Trademark. Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VAl 2231-1450, DO NOT SEND COMPLETED FORMS TO THIS ADDRESS. SEND TO: MISI Stop M Correspondence, Commissioner for Patients, P.O. Box 1450, Alexandria, VAl 2231-1450, VAL 2231-1450.

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July 24, 2009

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- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S. C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.